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OCT 27 2006

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Shih-Che Hu

Serial No. 10/743,679

Patent No.: 6,810,870

Filed: December 19, 2003

Issued: November 2, 2004

Confirmation No. 7787

Title: Toy Gun

Docket No.: PUSA031108 (20060472.ORI)

Charlema R. Grant

Petitions Examiner

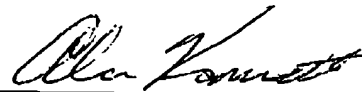
MAIL STOP PETITIONS

Commissioner for Patents

P.O. BOX 1450

Alexandria, VA 22313-1450

I CERTIFY THAT THIS PAPER IS BEING SENT VIA
FACSIMILE TRANSMISSION, ADDRESSED TO:
COMMISSIONER FOR PATENTS, P.O. BOX 1450,
ALEXANDRIA, VA 22313-1450, ON OCTOBER 27, 2006 TO
FAX NO.: 571-273-8300 (37 CFR 1.8a)

**RENEWED PETITION FOR DUPLICATE LETTERS PATENT**

Dear Ms. Grant:

Pursuant to the DECISION ON PETITION mailed August 28, 2006, enclosed is a DECLARATION OF MING-TSUNG TSAI whose residence address was the mailing address of the United States Patent and Trademark Office for the above application (prior to the filing of a POWER OF ATTORNEY BY INVENTOR by facsimile with the United States Patent and Trademark Office on March 23, 2006). It is believed that the enclosed DECLARATION OF MING-TSUNG TSAI provides a showing by a person with first hand knowledge of the non-receipt of the original patent. Therefore, it is respectfully requested that the petition for the issuance of a duplicate copy of the letters patent be renewed based upon the above.

Furthermore, if the above can not be granted, it is hereby petitioned under 37 CFR 1.182 that the United States Patent and Trademark Office create a duplicate original copy of the patent and mail it to the undersigned as the original patent has not been received by the applicant and is assumed lost.

Authorization is hereby given to charge Deposit Account 08-1265 for a petition fee which is understood to be \$400 for the above.

10/30/2006 AWO:DAF1 00000022 081265 6810870

01 FC:1462 400.00 DA

U.S. Patent No. 6,810,870

Please enter the change of address to the undersigned pursuant to the RENEWED REQUEST TO ENTER CHANGE OF ADDRESS PURSUANT TO DECISION ON PETITION filed by facsimile on September 8, 2006.

Please contact the undersigned if there are any questions or if I can be of further assistance.

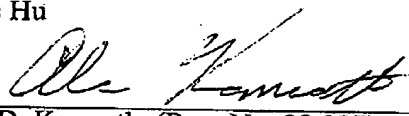
Favorable consideration is respectfully requested.

Respectfully submitted,

Shih-Che Hu

Dated: October 27, 2006

By:


Alan D. Kamrath (Reg. No. 28,227)
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DECLARATION OF MING-TSUNG TSAI

Dear Sir:

The undersigned, Ming-Tsung Tsai, resides at 58 Ma Yuan West St., Taichung, Taiwan.

I am a friend of the inventor, Shih-Che Hu, who is not very familiar with the English language.

Specifically, Mr. Hu is not able to read each notice from the United States Patent and Trademark Office word by word in order to catch the exact meaning of every sentence. Therefore, Mr. Hu has asked me to use my residence address to receive all the notices from the United States Patent and Trademark Office.

Although other correspondence was received from the United States Patent and Trademark Office, the original patent certificate has not been received at my address. In this regard, there is no log or calendar keeping track of mail as it is delivered. However, I personally review all mail which is delivered to my residence, and can not recall ever receiving the original patent certificate. Further, I have made a diligent search of my residence and have not located the original patent certificate.

U.S. Patent No. 6,810,870

I often receive foreign airmail for the address of 58 Lin Sen Road, Taichung, Taiwan. Thus, I am personally aware that delivery of envelopes addressed in English in Taiwan is not properly performed.

I know that patent certificates are enclosed in a large envelope. Upon information and belief, it is believed if a patent certificate reaches the wrong address in Taiwan and if someone should open the envelope, it is not polite to return the airmail to the Post Office according to Taiwanese politeness tradition. Thus, the mis-delivered airmail can be thrown away or the receiver can obtain a large envelope, write the correct English address thereon, and pay postage in order to send the airmail to the Post Office for delivery to the correct address. Of course, it is much easier to throw away the wrong airmail than send it back to the Post Office.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

Dated: October 27, 2006.

By:


Ming-Tsung Tsai